

**THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
NORTHERN DIVISION**

**LISA RYAN MURPHY,  
ADC #760343**

**PLAINTIFF**

v. **Case No. 3:20-cv-00227-KGB-JJV**

**N. FAUST, Senior Warden,  
McPherson Unit, ADC; *et al.***

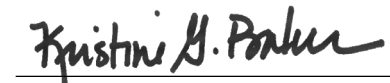
**DEFENDANTS**

**ORDER**

Before the Court is plaintiff Lisa Ryan Murphy’s motion to strike (Dkt. No. 7). Ms. Murphy filed this *pro se* complaint pursuant 42 U.S.C. § 1983 alleging that defendant N. Faust, L. Dixon, Raymon Naylor, Warden Bradley, Wendy Kelly, Dexter Payne, and Kenneth Dewitte (jointly “defendants”) violated her constitutional rights (Dkt. No. 2). United States Magistrate Judge Joe J. Volpe denied her motion to proceed *in forma pauperis* because she had at least three previous complaints dismissed for failing to state a claim upon which relief may be granted, pursuant to 28 U.S.C. § 1915(g) (Dkt. No. 3). Judge Volpe ordered Ms. Murphy to pay the filing fee (*Id.*). Shortly thereafter, Ms. Murphy moved to dismiss voluntarily her claims against defendants (Dkt. No. 4). Judge Volpe granted that motion, and Ms. Murphy’s claims were dismissed without prejudice (Dkt. No. 5).

In the present motion, which the Court interprets as a motion to reopen, Ms. Murphy states that she “decided to go flat in 2022” and, therefore, wants to pursue this case (Dkt. No. 7). It is unclear to the Court what “going flat in 2022” means or why it is relevant to this case, and Ms. Murphy has not stated any other reason why the Court should reopen this case after dismissing her claims on the basis of her own voluntary motion. Therefore, the Court denies Ms. Murphy’s motion to strike her previous motion to dismiss (Dkt. No. 7).

It is so ordered this 31st day of August, 2021.



---

Kristine G. Baker  
United States District Judge